The Anoxville Whig.

Knoxville, Tenn., January 27, 1869.

A Weak Argument.

If the subject were not too serious for diversion, of Secretary Fletcher's "ex-rebels" resort, in their Klux Klans are just a political scheme of the naughget up the State Guards, so as to carry a given elec- arisen since the convention of 1853.

Their doings are part of a grand political scheme of the "ex-rebels" to induce a system of terrorism requiring the militia, and thus entailing taxation

who so unjustly demand it. But the most fallacious of all arguments concerning this subject, is that the Ku Klux violence is caused by the disfranchisement of the "ex-rebels," and that all this would cease upon their being restored to the ballot. The question is a pertinent one, how came they to be without the ballot? The answer is at hand. They deprived themselves of it by their own crimes against the laws and the authority of the Government. They, then, have no ne to blame for their disabilities but themselves. They cannot claim it as a right, for they themselves forfeited that claim. They ought not to ask it or expect it until their general course gives evidence that it is deserved, earned, by such conduct as inpires the confidence that it can be safely, and therefore wisely, bestowed. These scarlet robed knights of the mask are not fools, however criminal they may be. They know well that no sensible person would admit the justice of their claim that they should be enfranchised to induce them to quit their wild and wicked schemes, or that such enfranchisement would quiet them. But their political disabilities are not the cause of their lawlessness and viotence; for, in Arkansas, where all are enfranchised, the Ku Klux are as bad as in Tennessee; and Gov. Clayton, as is known, has been compelled to summon his militia and punish them for past excesses and extort a bond for their future good behavior.

Disfranchisement, therefore, is not the cause of the Ku Klux troubles, and if it were, that very fact would be a sufficient reason against their investiture with full rights of citizenship, as our able correspondent. "Justice," shows in another column.

Tennessee Items.

schools of Tennessee, as now organized, are an in-

The free school law went into force nearly two cars ago. The system had to be organized from lower House of the General Assembly: the ground up. Under it Superintendents were to he furnished to eighty-five counties. And yet up to December 7, 1868, when the system was officiently State of Tennessee, making it the duty of the Speaorganized, notwithstrading great opposition in nearly every county in the State, and when nearly me hundred thousand children of the State were | House, to order the doorkeeper to take such intoxienjoying the benefits of our free schools, it appears that only some \$45,000 had been drawn for school purposes. Of this less than \$18,000 was distributed among nearly eighty-five County Superintendents, averaging to each about \$150. Is this a " magnificent swindle? Less than \$1,300 has been expended in the General Superintendent's office in furnishing blanks and circulars to the whole State, besides stationery for himself.

KU KLUX IN BEDFORD COUNTY .- The Press and of recent date: Times says: We are informed that the people of Bedford county, not relishing the idea of the militia being sent amongst them, are getting up an organi- ex-rebel. He says: "I hope the Legislature will astion amongst themselves for the purpose of put- not do so foolish and ruinous a thing as to repeal or block-houses useless? Is it because those against ting down the Ku Klux and restoring order and destroy our school system. Some alterations are whom they were built as a necessary defense have

dent of the Fenian Brotherhood, is to visit Nash-

IN THE STATE SENATE .- On Friday, the 22nd, Mr. Nelson introduced a resolution askinfl the Governor to correspond with the Governors of Arkansas, Mississippi, Alabama and Texas, and press up-Asylum, Adopted.

Mr. McCall introduced a bill providing that air persons who have heretofore been appointed and commissioned by Gov. Brownlow to judicial offices may become candidates for said offices.

Letter from Hon. Nathaniel 6. Taylor.

We publish a very interesting letter on the subject of Immigration to this State, from the Hon. N. G. Taylor, Commissioner in of Indian Affairs. Col. Taylor has given much thought to the subject on which he writes, and is deeply interested in whatever pertains to the welfare of his native State and home. We bespeak an attentive, caretul hearing of Col. Taylor, especially by the members of our Logislature. He is an able and worthy citizen.

River Improvement Convention.

At a meeting of the citizens of the county of Monroe, convened at the court house in Madisonville, on Monday, the 11th day of January, instant, si Chattanooga, on the 24th of February, on motion, Mr. Johnson was called to the chair, and Mr. J. H. Worthy appointed Secretary. The importance of the object to the people was

explained by the chairman, who was requested to appoint two delegates from each Civil District in and county to atend the convention. The Chair appointed the following gentlemen:

1st District. J. T. Lenoir, Dr. H. B. Yearwood. 3d. Wm. Samples, Samuel M. Johnson.

al. J. M. Burton, John R. Gaines.

4th. Solomon Bogart, J. D. Crippen oth. J. R. Robinson, C. T. P. Davis,

oth. J. A. Coffin, J. L. Carson. th. John Torbett, Abraham Stokely,

8th. Joseph A. Peck, Francis Bailes, 9th. J. C. Montgomery, J. L. Kline. oth. W. W. Porter. W. I. Hicks.

11th. Wm. Dyer, J. G. Pean. 12th Lawrence Henderson, Elisha Kunbrough, 13th. J. R. Sloan, Wm. H. Sloan.

14th, F. A. Renderson, Jefferson Stephens

15th. Wm. H. Dawson, Jasper White.

16th, S. S. Glenn, William Stipp. 17th. Wm. Harrison, A. L. Rodgers.

18th. Edward Lee, De Witt Harris. 19th. Isanc Tate, Buogess Witt.

oth. J. M. Kirkland, W. H. Lynn.

the motion, the chairman and secretary of the meeting were added to the list of delegates. The Union Pilot, Brownlow's Whig, and other papers triendly to the enterprise

At a meeting of the citizens of Louisville, Blount county, held on Saturday, the 16th instant, the following named gentlemen were elected delegates to the River Convention, to be held in Chattanooga on the but are still asleep." Even the symptoms of the which the mounts in value to \$40,000. He proposes to raise the 24th of February next:

J. C. Gillespie, J. F. Henry, J. H. Henry, J. C. Gardner, H. G. Mead, J. L. Cox, G. Ramsay, J. B. Cummins, J. S. Bonham, H. C. Saffle, J. J. Faulkner, S. T. Cox, T. A. Hartsell, M. Joffers. Resolved, That the above be published in the Maryville Republican and Knozville Whig. J. S. BONHAM, President.

J. J. FAULENER, Secretary.

The School Fund. We have been told that it is much more difficult ing constructed, on the Mississippi river, so | 824; operating against the Indians, 2,119 to draw school fands from the State Treesury than that they shall not obstruct or endanger guarding the Union Pacific Railroad and funds for other purposes; that technicalities are navigation. Also, that all bridges hereaf policing the frontier, 405; guarding traffic FIRST CLASS BOOT & SHOE STORE. arged and employed to delay payments of this kind; that claimants on this fund have to wait longer before their drafts are honored than any others. We hundred feet over the channel, and other Pacific Railroad, 3,553. Total regular And all Goods Warranted as Represented. hope this is not so; but if it is, the following action spans not less than two hundred and fifty troops, 25,601; total volunteer troops, 1,213; will doubtless prove serviceable. It is a resolution

The Alabama Claims.

The following from the Press (Forney's) will explain the condition of the disputed question between our Government and that of Great Britain, as to the Alabama depredations upon our commerce: Some curiosity has been manifested as to how Mr

it would be amusing to notice the shifts and very next day after its signing in London. The exturns to which the apologizers for the Ku Klux planstion is that he did not send in the treaty it-Klans, and the clamorers for the enfranchisement self, but only the substance of it. The original draft, or protocol, as it is called, which was signed some time ago, was in Mr. Seward's possession, and efforts to account for the one and to insist upon the other. Here are samples: There are no Ku Klux of their result by telegraph, and made notes of Kians, except in the imaginations of excitable and them. Consequently, when advised of the completion of the treaty, he had only to write out a fair timid persons. The Ku Kluxers are only a few copy of the amended proctocol, and he had, for all heardless boys, who want to shed their surplus mag-netism by a little midnight divertisement. The Ku ument are these:

Article 1. The two Governments agree to the setty Radicals to extend their lease of power and to tlement of all claims and differences which have from other sections of the State. Gen. Rodgers has a medical officer as that of a regiment without a tion and have the militia to keep these Conserva- Art. 2 provides for a Commission of four persons,

tives who are entitled by law to vote from casting each Government being entitled to two representatives; this Commission to agree upon a plan of set-Art. 3 provides that a majority of the Commis

sion shall decide the questions involved. Art. 4 provides for cases of disagreement of the Commission. In such an event the two Governbut the umpire elected shall not be qualified unless be glad to see Gen. Rodgers well remembered when confirmed by the Senate.

Art. 5 provides that in the event of the refusal of appointments are made. East Tennessee refers to the umpire to decide, the question shall be settled her vote. by lot in presence of the Commission. Art. 6 excludes from the jurisdiction of the Commission all cases arising from claims which have been adjudicated by courts of admiralty. Art. 7 provides that claimants shall have first proved that they are British subjects; that they pre-

held in Washington. The seventh article is one which all loyal citizens will be glad to see. If faithfully executed, it will Gov. Brown's Message to the Ku-Klux." My descut off a host of bogus claims by blockade runners who suffered from the vigilance of our navy.

served strict neutrality during the war, and did not

New Senators.

The following United States Senators have been recently elected or re-elected, viz: Maine, Hannibal Hamlin, Republican

Massachusatts, Charles Sumner, " New York, Reuben E. Fenton, Minnesots, Alex. Ramsay, Wisconsin, Matt H. Carpenter,

Michigan, Zachariah Chandler, " Pennsylvania, John Scott, Missouri, Carl Schurz, Nebraska, Senator Tipton, probably Republican

Nevada, Win. M. Stewart, Republican. Delaware, James A. Bayard, Dem. till March and Thomas F. Boyd, Dem. to succeed him.

Significant.

Mr. Thornburg, of Grainger, deserves the thanks among our law-makers. A representative has no tamous fraud and a magnificent awindle," the Mem. fraud as for a President or an United States Sena. as to be beyond the control of law, will be harmless | mainly in the form of a house but partially

By Mr. Thornburg, of Grainger: A bill to restrain intemperance in the General Assembly of the ker of either House, in the event of any member who may be found intoxicated in the hall of either cated member and confine him until he becomes sober. Passed first reading, and referred to the Committee on Judiciary.

Good Sense.

We mean the views expressed below, by a prominent ex-rebel, concerning a proposed repeal of the in November last, at the Republican jubilee in the school law. The article is from the Memphis Post | Hall of the House of Representatives, compared our

We are permitted to make the following significant extract from a letter written by a prominent We are informed that Gen. John O'Neill, Presi- play bad generalship to sound a retreat just as the he said then and stick to and swear by what he says enemy's lines had been broken, many prisoners ta- now? The public would like to know. In the abville in an official capacity shortly. He will address ken, and a flag of truce hoisted." This needs no

our Industries.

The large and enthusiastic meeting at the Court House, on Monday evening last, for the organization of an Industrial Association, has created a authors of those "papers" bave. Why have they on them the claims due Tennessee for keeping va- livelier interest in the community than the most rious insane persons from these States in the Insane sanguine had dared to hope for. The unanimity and selves? Do they propose to surrender to the operaearnestness of our citizens in the encouragement tives and advocates of Kukluxism? or do they in-and promotion of home industry are already vite those hosts to surrender to them? If the latproducing their results. One gentleman of ample means has decided to

> and hubs for wagons, axe and pick handles, rakes, sibilities of the purse. Another is arranging to manufacture fire-brick.

A syrup refining and sugar manufactory (making igar from sorghum) will probably be established

Knexville during the coming summer. The manufacture of agricultural implements is now being discussed with that intense interest that always results in action. The manufacture of edge tools is not far off, and

shoemaking, by machinery, will probably be witessed in Knoxville before next January. Persons now here, who are commissioned to make investigations for practical manufacturers, are new writing back with enthusiastic confidence.

If our farmers will only raise sufficient broom orn the coming summer, the importation of brooms e East Tennessee will terminate the present year. It was stated in the meeting on Monday evening, that the mowing machines, which are brought from the North, after paying fifty dollars profit to the manufacturer and sixty dollars in freight, are purchased by the farmers here at three times their orig-It was also stated that the common hand for the purpose of appointing delegates to attend hay rake, that retails at twenty-five cents at the the Internal Improvement Convention, to be held North, is brought here and sold in the country at one dollar and twenty-five cents.

So long as we pay such profits and such freights, Grant—at least on his Mississippi levee platform—what wonder that we are so poor? And so long as for it will be recollected that Gen. Grant recently So long as we pay such profits and such freights, we persist in sending all our money out of the State, to purchase articles at high prices, that we could obtain for one third the meney at bome, we shall con-

The new States of the West have uniformly remained poor and embarrassed in their finances, until they have learned to depend on home manufactures, and then they have grown in wealth with astonishing rapidity. When people once resolve that they will buy nothing abroad that can possibly be purchased at home, they are on the high road to prosperity. They are then masters of the situation, and foreign capital and labor flows to them as naturally as water flows in its channel. Manufacturies then spring up as if by magic, and untold millions

are added to the treasury of the State. To those who do not think or investigate, moderate statements of facts seem extravagant. But those preliminary flank movements. The days of what at first seems extravagant, often falls far stort | vigilant care have not yet passed, but are now at

of reality. For the consideration of those who have not yet

investigated the subject, I will make one moderate statement: There are now fifteen men in Knoxville, each one of whom has the means and could casily start one

of, but not yet established; and if they would do it, they would save and bring in to Knowville more than two millions of dollars annually, We are now waiting for strangers to come and do proceedings were ordered to be published in the for us what can easily be done by our own citizens.

Union Pilot, Brownlow's Whig and the life our own people will take hold in earnest, that

very effort will induce strangers to come and do rastly more. "God belps those who belp themselves," is an us the other evening at the Court House, that " wu partment be can recover several lots of whisky suck

shall wake us entirely ? Yours, &c.,

Mr. Drake's bill provides for the apare necessary in bridges constructed, or be- the Indians and policing the frontier, 6, ter to be constructed on the Mississippi and on the Missouri river, 1,251; operating Missouri rivers shall have a span of four against the Indians and guarding the Union feet clear, at the height of fifty feet above high-water mark and piers parallel to the current; the draws not to be less than three

No Legislature ever deliberated on so many im portant questions as the present General Assembly

we might mention the name of Gen. John B. Rodg-East Tennessee, heretofore neglected and undeveloped, has needed help from liberal minded men more be heard. We pledge these men who have risen above sectional bias and looked to the true in-

[Communicated.] What Does It all Mean?

Mr. Editor :- During the past two months, the people of Tennessee have been presented with what | much unnecessary suffering would be avoided. I choese to style a class of "State papers," under the heads, "Senator Fowler on the Franchise." with Observations" by Ex-Gov. Foote; "Secretary Fletcher's Vindication of Himself;" " Speaker Richard's Franchise Speech and Bill;" and "Exignation of these as "State papers" may be open to criticism. As to that I am careless. My inquiry far the most able and patriotic of the class, and speaks well for the head and heart of its author; and, in one respect, constitutes a quiet key to all the former. Gov. Brown discloses the fact that the labors of those who have been seeking a restoration of the franchise have, in all instances, been defeated Now the question may be asked, have and do the loyal people of the State, and their representatives, acted prudently and justly in refusing to restore the franchise, whilst, and so long, as secret, masked and armed demonstrations are made through large districts of the State to the terror and loss of life of the people; and manifestly by those of that class who would exercise controlling power by the restored franchise? According to the tenor of their expresof Gov. Brown, will incline him to answer Fes. the state of the s Shephord who, to guard his fold against the wolves, breaks down his doors and invites them in, averring that so great an act of kindness would surely make

the wolves friendly with and to the sheep. Messrs. Fowler and Fletcher have heretofore both admitted that the restrictions on the elective franchise were, at the time made, lawful, expedient and strictly necessary. The latter gentleman, as late as franchise laws to the necessary earth-works and plainly that the time had not come for tearing them ally. down. Most of his hearers thought he was then right. What has since occurred to render those needed, but I do hope there is firmness enough to changed from mere skirmishers to hand-to-hand push it to a thorough test. It certainly would dis-fighters? Or does he simply mean to take back all sence of a better dictionary, the people will have to let common sense make the definition; and upon those special "State papers" the meaning will have to be, that as the times have only changed for the worse, the restricted, as a general thing, become more hostile, vindictive and lawless, that the necessities of the times have not changed, but that the changed? For the good of the country or themter, which party spologises for past errors? or, in all succeeding business transactions, which side will

engage in the manufacture of wooden ware, spokes | be entitled to the honors of the chair and the respon-If a different state of affairs existed there might be more colorable ground for excuse to the authors A pottery manufactory is already in process of of those assumed republican papers; provided, even and always then, that Mr. Fietcher would modify the concluding paragraphs of his, so as to be not so thoroughly in spirit, letter and proseology, like Col.

Colyar's numerous market-house and public-square campaign speeches. The different state of affairs above alluded to would be this: Let the masked bands of lawless half the counties of our State; or, to say the very least, let the great body of that estimated " 80,000" disfranchised Tennesseeans not only speak out against those highway organizations, as Ex-Gov. Brown has done, but let them rise up in their might, put them down and suppress them, as they could do if they would; then a "State paper" especially for the restoration of that law-abiding and law-enforcing class might not only appear, but would receive the favorable action of the loyal people and their representatives; but as it is, it will be as it is. I am glad that Mr. Fletcher has not the legal authority to fix the true definition of a "national Grant and Colfax republican," as he seeks to do by making an exhibition of his own personal political out-lines; for it is manifest the definition, if it suited everybody else, would not be satisfactory to President said to the Louisianans, "You (yourselves) must remain under water until you show a disposition to greet and receive Northern capitalists with such eelings as to induce and permit them to settle and live among you." That "levee" doctrine is about right, but it is exceedingly anti Fletcher in its char-

acter; and there is not much Fowler or Richards about it. It is mostly Grant and Colfax. But let us approach our inquiry a little closer.—
The object of the "papers" referred to, except Gov.
Brown's, is manifestly designed to hammer out or knock off enough material from the Republican party to make an organization with enough force to give the color of dignity to a nomination for Governor at the August election, for the benefit and in the interest of the rebel-democratic party. Let Republicans be on the lookout, and guard carefully their noon-tide glow. "JUSTICE."

Arrival of Immigrants.

Messrs. John Nees and family, and John Emery of the branches of manufacturing now being talked from Armstrong county, Pennsylvania, arrived on the steamer Tyrone yesterday, with all their stock and a good supply of farming implements. They departed in the afternoon for Coffee county, where they have purchased fine farms .- Banner, 20th inst

Whisky.

Supervisor Noah, of Tennessee, reports to Secrewaking are signs of great promise. But will not some one who has thea bility sound the reveille that agrees that the Government shall receive threefourths of the value of the liquor, some of which has, doubtless, greatly improved in quality, as it has been submerged for four years. The Secretary has not yet decided what course to pursue

pointment by the Secretary of War of a Ir appears from an official document that commission of engineers to report to Con- the number of troops guarding and policing gress what changes or modifications, if any, the frontier is 10,691; operating against

Much Needed.

of Tennessee. The fire-tried Unionists of that body No auxiliary is more important in organizing a are always prompt and energetic—they are men city or in regulating and managing municipal af-from every station of life—representing all the indigent who may be too poor to precure medicine or dustries of the State. East Tennessee is proud of her members. While they are and have been a unit tion better adapted to give character to a city or to England on the subject of the Alabama claims the on all questions of general importance to this section, they are not so narrow-minded as to overlook prosperity, religious as well as pecuniary. Indeed it is an indispensable for which there is no substimeasures affecting the interests of the whole State. It is an indepensable to There are some others who can claim to be East
Tennesseeans—their conduct has been such as to
warrant them in so doing. Foremost among these
warrant them in so doing. Foremost among these
of God, and no doubt sometimes from the altar of
of God, and no doubt sometimes from the altar of prayer, to vice and crime; while the hand that lifts ers, ever jealous of the interests of his immediate and lightens the burden, especially in sickness and constituency, but ever alive to the interests of the distress, secures not only strength and happiness to the recipient-perhaps a forlorn widow or a helpless orphan-but wins their affection, esteem and

A municipal organization is as deficient without Total Liabilities, \$131,970 6c. shown breadth enough to comprehend the justice Surgeon, for the aid of science and experience is no and good policy of her claims. The whole State less important in the police and hygien of a city will ere long and the same thing. Deceler For will, ere long, see the same thing. Develop East ies and their authorities understanding this, gener-Tennessee and the cry of high taxation will never ally select a physician for their Coroner, and ward physicians are chosen by the board, whose duty it is to attend to those who are sent to them by the aldermen as too poor to pay for medicine or mediterest of the State, that East Tennessee will stand cal services. The medicine is furnished from a city and cost upon the citizens, until they will be worried ments shall choose an umpire. The President of by them in the future. If the additional represeninto turning over the power into the hands of those the United States shall act for the United States, tatives from Tennessee are not admitted, we shall so much a visit, the rates being established. With his monthly reports can be given the state of his ward as to cleanliness, health and prevailing dis-

The subject ought to be sufficient to commend itself to the authorities of Knoxville at once, and it is hoped that they will reconsider the subject at their next meeting. A thousand or twelve hundred dollars, if expended in this way, would aid greatly in diminishing the number of invalid beggars, also

PRESIDENT JOHNSON .- A Washington corespondent, who knows as much as any other man, says it is understood in that city that President Johnson will re-engage First. in State politics on his return to Tennessee. is, What do they all mean? The "message" is by The official paper at Nashville thinks this means that he will be a candidate for Governor next summer, with the purpose of being a candidate for United States Senator before the next Legislature, and that the surmise is probably correct. Possible; by the hostile action of the Ku-Klux organization. | though we think not. But if he should be a candidate, of course he will be elected .-Athens Post.

GENERAL HALPINE'S FAMILY.-The New York Tribune says: "Though the dead are soon forgotten, we trust there are still many friends of the late General Charles sions, Messrs. Fowler, Fletcher and Richards would G. Halpine who will hear with a melancholy answer No to the above questions; whilst the good satisfaction that the income of the Regis- Pinh. sense, appreciation of justice and of the proper force ter's office, which, through the intervention Sixth, to be given to the laws of self-protection on the part of Generals Grant, Sherman, Sheridan, and Eighth. The game sought to be now played is a bold one .- other friends, was secured to his widow and Ninth. An effort to compel the people to act under the force orphans, has amounted to full eighteen Tenth. and fear of violence; and leading men, of what is thousand dollars, all of which has inured of all true citizens for his effort to induce sobriety called the Conservative party, declare that these directly to their benefit—General Patrick acts of masked violence will continue until the laws restricing the franchise are annulled and broken H. Jones, who received the office from Gov-Expenses of Free Schools.—To the complaint right to disqualify himself by drunkenness for his down. If the authors of the "State papers" re- ernor Fenton, declining to accept any fracof the Memphis San that "the so-called common official duties. It is a cheat and a fraud upon his ferred to are right in their conclusions, they lead to tion of the proceeds. This amount, added Thirteenth. The amount, added Thirteenth. The amount of the proceeds. fraud as for a President or an United States Sena-tor to do the same. The following is the record made of Mr. Thornburg's recent movement in the

> A vessel arrived recently at San Francis-A vessel arrived recently at San Francisco, from Tahiti, having on board 30,000 [This Certificate is not evidence of the payment of the State to China for use in making soup in the Celestial Kingdom. The value is about 12½ cents per pound at the Islands, and about Wherefore, said Hartford Fire Insurance Company has authority to take risks and transact the business of insurance cents per pound at the Islands, and about block-houses of a besieged army, and declared very 100,000 pounds are produced there annu- in this State, at Knoxville, Tennesses

Sick on the Way.

Mr. Dowdy, the member from Fentress, was not evoured by the Ku-Klux, as recently intimated by the Press and Times, but fell sick on his way here te resume his seat. He has been granted leave of absence on that account.-Banner.

Out of all the Southern families that went Brazil at the close of the war, only seven cight remain. The "Hastings colony,"

Brazil at the close of the war, only seven make defense or judgment by default will be rendered.

BANIEL BEELER, J. P. Brazil at the close of the war, only seven | or eight remain. The "Hastings colony," on the Amazon, has been reduced to a remnant. Those that are left are in a destitute

Geology is at fault again. Coal has been discovered in California on the line of the Pacific Railroad. The article is said to be abundant, and of an excellent quality.

Southern produce of every kind is going forward to market in a steady and unfailing stream, and already the North is remitting her millions to pay for the cotton, rice, sugar and molasses sold by the Southern

At Memphis the Grand Jury has found a true bill against S. A. Doran, for murder in the first degree, for killing Edwin Whitfield, placed around it. But for this he doubtless would have been lynched.

It is thought that all the railroads in Ireland will be bought and run by the Impe rial Government.

It is now stated that the loss by the earthquake in San Francisco will reach three million dollars.

million dollars.

The Governor of Pennsylvania says there are 75,000 children in the State without school facilities.

Merchants are Blackmailed; how Dance Halls and Concert are conducted; how Stock Companies Originate and how the Bubbles Burst, &c., road this work. It tells you about the Mysteries of New York, and contains spicy life sketches of its noted millionaires, merchants, &c. & large Octavo Follows, 720 pages, Finely Illustrated. The largest commission on application. For full particulars, address the sole publication.

MARRIED,

On Thursday morning, the 21st instant, at the residence of the bride's mother, near Clinton, Tennessee, by Rev. G. T. Grady, Major G. W. DOUGHTY, of Kiugston, Tennessee, to Miss SALLIE A. OWEN.

SPECIAL NOTICES.

MYSTERY .-- ANY PERSON SEND-ING us their address, with 25 cents inclosed, will receive by mail the name and carte-de-visite of their future wife or husband.

NORBIS & CO., 52 John Street, N. Y.

NOTICE .- 100 PHOTOGRAPHS OF the handsomest indies in the United States sent post-for Twenty-five ceuts. BEEVES & CO. No. 75 senau St., New York City. ----

Marriage and Celibacy. AN ESSAY FOR YOUNG MEN ON THE CRIME OF SCHITUDE, and the DISEASES and ABUSES which create impediments to MARRIAGE, with sure means of relief. Sent in scaled let-ter envelopes free of charge. Address, Dr. J. SKILLIN HOUGHTON, Howard Association, Philadelphia, Pa.

A DAY MADE BY ANY ONE \$10 A DAY MADE BI AND ONE e. Beware of infringers. My circulars will explain. Ad-

January 20, 1865,-3m

NEW ADVERTISEMENTS.

REMOVED. PAGE'S

Boot and Shoe Store

-AND-MANUFACTORY S REMOVED TO THE OLD STAND of GEORGE H. SMITH, known as the Jewelry Stor

BOOTS AND SHOES,

Such as can only be found in a

PRICES LOW,

prepared to manufacture to order, or to measure

J. S. VAN GILDER, Agent. ABSTRACT

29th Semi-Annual Financial Statement PHŒNIX INSURANCE COMPAN

HARTFORD, CONN., On the First Day of January, 1869.

ASSETS AT MARKET VALUE. Cash on hand, in Bank, and due from Agents, \$200,200 United States Securities, 149,762 Loans on Approved Securities. New York Bank Stocks,..... artford Bank Stocks, liscellaneous Bank Stocks, onds—State, City, Railroad and Water, onnecticul State Bonds, 40,290 00 97,000 00 4,975 26

81,467,835.60

TOTAL LOSSES PAID TO DATE, 81,500,000.00.

STATE OF TENNESSEE, 1, G. W. BLACKBURN, Comptroller of the Treasury, do here-by certify that the Phoenix Insurance Company, located at Hartford, in the State of Connecticut, has produced to me satisfactory evidence that said Company has compiled with all the requirements of the laws of the State of Tennessee im-posed on Insurance Companies; and I further certify that John S. Van Gilder, Agent of said Company, has also com-piled with the requirements of the laws of the State, made and provided in such cases: and provided in such cases:

Wherefore, said Phoenix Insurance Company has authority
to take risks and transact the business of insurance in this

tate, at Knoxville, Tennessee.

G. W. BLACKBURN, Comptreller of Tennessee. By PLUNKET. Policies issued in the above prompt paying Company by JOHNES. VAN GILDER, Agent, Knoxville, Tenn, J. S. VAN GILDER, Agent.

STATEMENT OF THE CONDITION HARTFORD FIRE INSURANCE CO. Comptroller of the State of Tennessee.

The name of his Company is THE AARTFORD FIRE INSURANCE COMPANY, and is located at HARTFORD, CONN. Cash on hand and in ...\$124,601,79 and in course of trans-124,082,39

Real estate unencumber-

crued, payable January tocks and Bonds, as per schedule filed with Comptroller of State, .. 1,502,682.82 LIABILITIES. Liabilities to Banks, or others, due or not due, ... Losses adjusted and due, ... osses cither unadjusted. Or Adjusted and not due, \$129,880,80

mpany, dividends unp'd, 32.00 MISCELLANEOUS, The greatest amount insured in any one risk is \$20,000, except in special cases.

The amount insured in any one City, Town or Village, depends upon its size, and how built. he amount insured in any one block, depends

STATE OF TENNESSEE,

pounds of "fungus," gathered on the trees L. G. W. BLACKBURN, Comptroller of the Treesury, do bereby in the Southern part of the Society Islands.

This fungus is in appearance like very thin satisfactory evidence that said Company has compiled with and dirty India rubber, and is to be shipped to China for use in making soup in the Ce-

Comptroller of Tennessee. Policies issued at equitable rates in the above old Company by JOHN S. VAN GILDER, Agent, Knoxville, Tennessec.

NOTICE. B. C. Acuff vs. James Frady. RETURN HAVING BEEN MADE, showing that James Frady is a non-resident: It is

NOTICE. LL PERSONS INDEBTED TO THE estate of Thomas McCaughan are requested to make

To the Afflicted. A LL CHRONIC DISDASES SUCcer, all Old Sores, Diseases of the Skin, Ridneys and Liver, permanently effected by Dr. KBOUS' VEGETABLE PREPARATIONS. Can be sent to all parts of the country by Mail

or Express. Send enclosed stamp and get our circular.

Addresss

DB. N. S. KROUS, 85.00 GREENBACK

Of Full Value Sent Free to any Book Agent. AGENTS WANTED FOR men cease to exist as a public terror in more than Friday. Doran was removed from the sta- MATTHEW HALE SMITH'S NEW BOOK tion house to the jail, and a heavy guard "Sunshine and Shadow in New York." A WORK REPLETS WITH ANECDOTES AND INCIDENTS OF LIFE IN THE GREAT METROPOLIS. BEING & MIRBOR OF NEW YORK, ERPLECTING THE

> SECRETS OF THE GREAT CITY. One Agent sold 80 in one day, another sold and delivered 237 in days, another 304 in 7 days. No book ever published that You wish to know how Fortunes are made and lost in a day; how Shrewd Men are ruined in Wall Street; how "Countrymen" are swindled by Sharpers; how Ministers and Merchants are Blackmailed; how Dance Halls and Concert

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CINCINNATI

RAW BONE PHOSPHATE MANUFACTURING CO., Currier's Improved Raw Bone Super-Phosphate of Lime,

PURE GROUND RAW BONE, The Best Fertilizers in Use,

AND DEALERS IN LIME, PLASTER

CEMENT.

Pamphlets containing testimonisis and direction et use mailed free upon application. A DISCOUNT TO THE TRADE GEO. E. CURRIER, 107 WALNUT STREET,

IN BANKRUPTCY.

In the District Court of the United States for the East.

ern District of Tennessee.

Cincinnati, Ohi

In the matter of Henry Miller, Bankrupt. Eastern District of Tennesse, es. THIS IS TO GIVE NOTICE, THAT ON the 19th day of January, 1879, a warrant of Bankruptcy was issued out of the District Court of the United States for the
Eastern District of Tennesses, against the estate of said Henry Miller, of Maryville, in the county of Blount, in said District, who has been adjudged a Bankrupt upon his own petition; that the payment of any debts and the delivery of any
property belonging to such Bankrupt, to him, or for his use,
and the transfer of any property by him, are forbidden by
law; and that a meeting of the creditors of said Bankrupt,
to prove their debte fand to choose one or more assignees of
his estate, will be held at a Court of Bankruptcy, to be bolden at the office of Wm. Alkin, on Gay street, in Knoaville,
Tennessee, before maid Wm. Alkin, Esq., one of the Registers
in Bankruptcy for said District, on the 19th day of Pobruary,
A. D. 1889, at 10 o'clock, A. M. saged out of the District Court of the United States for the

A. D. 1889, at 10 o'clock, A. M.

B. McDANNEL, Messenger

jan 27-21 and U. S. Marshal for said District. IN BANKRUPTCY. In the District Court of the United States for the Eastera District of Tennessee.

In the Matter of Bird & Couch, Bankrupts. Eastern District of Tenneases, se. It is a resolution in the General Assembly. We thank Mr. Presser for his promptness:

By Mr. Presser: Resolution that the Six-ta Trenscare for equired to take steps to secure the paying and feet; plans of bridges must be approved by a commission of competent endangers of the successary to a successful prosecution of the campaign against the Indians, The volunteers are to scrept the paying against the Indians, The volunteers are to scrept the paying against the Indians, The volunteers are to scrept the paying against the Indians, The volunteers are to scrept the paying to a successful prosecution of the campaign against the Indians, The volunteers are to scrept the paying to a successful prosecution of the campaign against the Indians, The volunteers are to scrept the paying to a successful prosecution of the campaign against the Indians, The volunteers are to scrept the paying to a successful prosecution of the campaign against the Indians, The volunteers are to scrept the paying to such flankrupts, to these, or any property belonging to such flankrupts, to these, or any property belonging to such flankrupts, to the collect scale for the Eastern Hundred States for the Eastern Hundred States

In Bankruptcy. In the matter of Henry J. Horton, Bankrupt. Eastern District of Tennossee, ss.:

THIS IS TO GIVE NOTICE, THAT ON
the 19th day of January, 1869, a warrant of Bankruptcy
was issued out of the District Court of the United States, for
the Eastern District of Tonnessee, against the estate of said
Henry J. Horton, of the county of Hawkins, in said District,
who has been adjudged a Bankrupt upon his own petition;
that the payment of any debts and the delivery of any property to such Bankrupt, to him, or for his use, and the transfer of any property by him, are forbidden by law; and that
a meeting of the creditors of said Bankrupt, to prove their
debts and to choose one or more assignees of his estate will be
held at a court of Bankruptcy, to be holden at the court
house in Rogersville, in said District, before Joel A. Dewey,
Esq., ons of the Registers in Bankruptcy for said District, on
the 10th day of April, A. D. 1869, at 9 e clock, A. M.

B. McDANNEL, Messenger
jan 27-2t
and U. S. Marshal for said District.

In Bankruptey. In the District Court of the United States for the Easter District of Tennesses.

In the matter of T. T. Coffin, Bankrupt. Eastern District of Tennessee, ss. : THIS IS TO GIVE NOTICE, THAT ON THIS IS TO GIVE NOTICE, THAT ON
the 19th day of January, 1860, a warrant of Baskruptcy was issued out of the District Court of the United States of
for the Eastern District of Tennessee, against the estate of
said T. T. Coffin, of Kingston, in the county of Roane, in
said District, who has been adjudged a Bankrupt upon his
own petition; that the payment of any debts and the delivery of any property belonging to such Bankrupt, to him, or
for his use, and the transfer of any property by him, are forthe Bankrupt, to prove their debts and to choose one or more
deat bidden by law; and that a meeting of the creditors of said
Bankrupt, to prove their debts and to choose one or more
the assignees of his estate, will be held at a Court of Bankruptcy
in Bankruptcy for said District, on the 2nd day of February,
like Tennessee, before said Win. Aikin, one of the Registers
in Bankruptcy for said District, on the 2nd day of February,
law A. D. 1869, at 10 o'clock, A. M.

B. McDANNEL, Messenger
Jan 27-2t

B. McDANNEL, Messenger
Jan 27-1t

IN BANKRUPTCY. In the District Court of the United Ltates for the Eastern District of Tennessee.

In the matter of Eaton Pullen, Bankrupt. Eastern District of Tennessee, se. the 20th day of January, 1869, a warrant in Bankruptcy was issued out of the District Court of the United States for the Eastern District of Tennessee, against the estate of the said Eaton Pullen, of the county of Jefferson, in said District, who has been adjudged a Bankrupt upon his own petition; that the payment of any debts and the delivery of any property belonging to such Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the creditors of said Bankrupt, to prove their debts and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be holden by law; and that a meeting of the creditors of said Bankrupt, to prove their debts and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be holden at the office of Joel A. Dewey, Req., in Dandridge, in said county, before said Joel A. Dewey, one of the Registers in Bankruptcy for said District, on the lith day of April, A. D. 1809, at 11 o'clock, A. M. B. McDANNEL, Messenger Jan 27-11 and U. S. Marshal for said District.

THIS IS TO GIVE NOTICE, THAT ON
the 18th day of January, 1869, a warrant of Bankruptcy was issued out of the District Court of Each ruptcy cy was issued out of the District Court of Each ruptcy of the Eastern District of Tennessee, against the estate of for the Eastern District of Tennessee, against the cetate of for the Eastern District of Tennessee, against the cetate of for the Eastern District of Tennessee, against the cetate of the Mark and the transfer of any property by him, are forbidden by law; and that the payment of any debts and the delivery of any property belonging to such Bankrupt, to him, and the transfer of any property by him, are forbidden by law; and that a meeting of the creditors of said Bankrupt, to prove their debts and to choose one or more assignees of his estate, will be hold at a Court of Bankruptcy for be holden by law; and that a meeting of the creditors of said Bankrupt, to prove the THIS IS TO GIVE NOTICE, THAT ON

IN BANKRUPTCY. In the District Court of the United States for the Eastern District of Tennessee.

In the matter of James Armstrong Bankrupt. Eastern District of Tennessee, as. : THIS IS TO GIVE NOTICE, THAT ON THIS IS TO GIVE NOTICE, THAT ON the 20th day of January, 1869, a warrant of Bankruptcy was issued out of the District Court of the United States, for the Eastern District of Tennessee, against the estate of said James Armstrong, of Knoxville, in the county of Knox, in said District, who has been adjudged a Bankrupt upon his own petition; that the payment of any debts and the delivery of any property belonging to such Bankrupt, to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the creditors of said Bankrupt, to prove their debts and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be holden at the office of Wm. Alkin, in the Atkin Block, Gay street, Knoxville, Tennessee, before said Wm. Alkin, or or more assignees of his setate, will be held at a Court of Bankruptcy, to be holden at the our thouse in Registers in Bankruptcy for said District, on the 20th day of Mebruary, A. D. 1869, at 10 o'clock, A. M.

B. McDANNEL, Messenger jan 27-2t and U. S. Marshal for said District.

IN BANKRUPTCY. In the District Court of the United States for the Eastern District of Tennessee.

In the matter of J. A. Brewer, Bankrupt Eastern District of Tennessee, ss. : 1 the 20th day of January, 1868, a warrant of Bankruptcy

IN BANKRUPTCY. In the District Court of the United States for the Eastern District of Tennessee.

In the matter of Nicholas Eifler, Bankrupt. THIS IS TO GIVE NOTICE, THAT ON the 20th day of January, 1869, a warrant of Bankruptcy was issued out of the District Court of the United States, for the Eastern District of Tennessee, against the estate of said Nicholas Effer, of Knoxville, in the county of Knox, in said District, who has been adjudged a Bankrupt upon his own petition; that the payment of any property belonging to such Bankrupt, to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the creditors of said Bankrupt, to prove their debts and to choose one or more assigness of his estate, will be held at a Court of Bankruptcy, to be holden at the office of Wm. Aikin, in the Atkin Block, Gay street, in Knoxville, in said District, before asid Wm. Aikin, Eq. Eastern District of Tennessee, se.

a Register in Bankruptcy for said District, on the 24th day of February, A. D. 1869, at 10 o'clock, A. M. B. McDANNEL, Messenger jan 27-24 and U. S. Marshal for said District. IN BANKRUPTCY. n the District Court of the United States for the Eastern In the matter of John G. Smith, Bankrupt.

Eastern District of Tunuessoe, ss. PHIS IS TO GIVE NOTICE, THAT THIS IS TO GIVE NOTICE, THAT

on the 22nd day of January, 1969, a warrant of Bankruptcy was issued out of the District Court of the United
States for the Kastern District of Tennessee, against the estate of said John G. Smith, of Knoxville, in the county of
Knox, in said District, who has been adjudged a Bankrupt
on his own potition; that the payment of any debts and the
delivery of any property belonging to said Bankrupt, to
him, or for his use, and the transfer of any property by him
are forbidden by law: and that a meeting of the creditors of
said Bankrupt, to prove their debts and choose one or more
Assignees of his estate, will be held at a Court of Bankruptcy, to be holden at the office of Wm. Aikin, Atkin's Block,
Gay street, Knoxville, Tennessee, before said Wm. Aikin, a
Register in Bankruptcy for said District, on the 20th day of
February, A. D. 1869, at 10 o'clock, A. M.

B. McDANNELL, Messenger
and U. S. Marshal for said District.

IN BANKRUPTCY. In the District Court of the United States for the Eastern In the matter of Lewis M. Wester, Bankrupt. Eastern District of Tennessee, se. :

THIS IS TO GIVE NOTICE, THAT OF the 17th day of January, 1800, a warrant of Bankruptcy as issued out of the District Court of the United States for he Eastern District of Tennessee, against the estate of said the Eastern District of Tennessee, against the estate of said Lewis M. Wester, of Kingston, in the county of Roane, in said District, who has been adjudged a Bankrupt on his own petition; that the payment of any debts and the delivery of any property belonging to such Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; and that a meeting of the creditors of said Bankrupt, to prove their debts and to choose one or more assigness of his estate, will be held at a Court of Bankruptcy, to be holden at the office of William Alkin, in the Atkin Block, Knoxville, Tennessee, before said William Alkin, one of the Registers in Bankruptcy for said District, on the 19th day of February, A. D. 1869, at 10 o'clock, A. M.

B. McDannell, Messwager and U. S. Marshal for said District.

and U. S. Marshal for said District. In Bankruptcy. In the District Court of the United States for the Eastern

In the matter of Charles G. Ninney, Bankrupt, Eastern District of Tennessee, ss.; THIS IS TO GIVE NOTICE, THAT to be holden at the law office of Pettibone & Dewey, in Dandridge, in said District, before Joel A. Dewey, Esq., one of the Registers in Bankruptcy for said District, on the let day of March, A. D. 1829, at 10 o'clock, A. M.

B. McDANNEL, Messenger jan 27-It and U. S. Marshal for said District.

In Bankruptey. In the District Court of the United States for the Eastern

In the matter of Harvey Page, Bankrupt. THIS IS TO GIVE NOTICE, THAT ON THIS IS TO GIVE NOTICE, THAT ON
the 21st day of January, 1860, a warrant of bankruptcy
was issued out of the District Court of the United States for
the Eastern District of Tennessee, against the estate of said
Harrey Page, of Knoxyllis, in the county of Knox, in
said District, who has been adjudged a Bankrupt on his own
petition: That the payment of any debts and the delivery of
any property belonging to such bankrupt, to him or for his
use, and the transfer of any property by him, are forbidden
by law; and that a meeting of the creditors of said bankrupt,
to prove their debts and to choose one or more assignees of
his estate, will be held at a Court of Bankruptcy, to be holden at the office of William Aikin, in the Atkin Block, Gay
street, Knoxylle, Tennessee, before said William Aikin, one
of the Registers in Bankruptcy for said District, on the ist
day of March, A. D. 1860, at 10 o'clock, A. M.

B. McDANNEL, Messenger
jan 27-24

B. McDANNEL, McLander
jan 28-24

B. McDANNEL, McLander
jan 28-24

B. McDANNEL, McLander
jan 28-24

B. McDANNEL,

jan Fr-It and U. S. Marshal for said District. Chancery Court at Rutledge. John Lafferty et al., ve. T. W. Turley et al. N THIS CASE THE DEFENDANT, A Newton Parker, husband of Mary Parker deceased, being a non-resident of the State of Tennessee, as appears from the bill: It is ordered that publication be made for four suc-

bill: It is ordered that publication be made for four successive weeks in Browniow's Kucxville Whig, notifying said non-resident defendant to appear before the Chancery Court at Builedge, on the led Monday of April next, then and there to make his defence to said bill, or the same will be taken for confessed and set for hearing at parte as to him.—A truce copy of the order.

Test: C. O. SMITH, C. A. M.

jan 27-44 pfil

By J. W. YOE, D. C. A. M. Perry Mills and another ve. J. P. L. Jennings. IN THIS CASE PERRY MILLS, J. B. IN THIS UASE FERRY MILLS, J. B.
Forester and J. P. L. Jennings, being non-residents of
the State of Tennessee, as appears from the petition of J. T.
Shields and John Notherland, filed in this case: It is ordered by the Clerk and Master that publication be made for
four successive weeks in Brownlow's Knoxville Whig, notifying said non-residents to appear before the Chancery Court
at Rulledge' on the 2d Monday of April next, then and there
to make their defeders to said pelition, or the same will be taken for confessed and set for hearing ax parso as to them.
A true copy of the order.

Test: C. C. SMITH, C. & M.
jan 7-4t df5

By J. W. YON, B. C. & M.

IN BANKRUPTCY. In the District Court of the United States for the Eastern District of Tennasco. In the matter of E. S. Shephard, Bankrupt.

Eastern District of Tennessee, as, THIS IS TO GIVE NOTICE, TNAT ON THIS IS TO GIVE NOTICE, THAT ON

IN BANKRUPTCY. In the District Court of the United States for the Eastern In the District Court of the United States for the Eastern District of Tennessee.

In the matter of Joseph D. Allen, Bankrupt. Eastern District of Tennosse, ss.: THIS IS TO GIVE NOTICE, THAT ON THIS IS TO GIVE NOTICE, THAT ON the 20th day of January, 1869, a warrant of Bankruptey was issued out of the District Court of the United States for the Eastern District of Touressee, against the estate of said Joseph D. Ailen, of Greeneville, in the county of Greene, in said District, who has been adjudged a Bankrupt upon his own petition; that the payment of any debts and the delivery of any property belonging to such Bankrupt, to him, or for his use, and the transfer of any property by him, are for bidden by law; and that a meeting of the creditors of said Bankrupt, to reconcilent, debts and the creditors of said to be holden at the law office of Pettilone & Dewey, in Greensville, aforesaid, before Joel A. Dewey, Esq., one of the Registers in Bankruptcy for said District, on the 16th day of February, A. D. 1869, at 10 o'clock, A. M. H. McDANNEL, Messenger jan 27-1t and U. S. Marshal for said District.

IN BANKRUPTCY. In the District Court of the United States for the Eastern District of Tonnessee.

In the matter of E. Love, Bankrupt. Eastern District of Tennessee, as. THIS IS TO GIVE NOTICE, THAT ON

by law, and that a meeting of the creditors of and Bankrapt, to prove their debts and to choose one or more assigness of his estate, will be held at a Court of Bankraptcy, to be held, on at the office of Joel A. Dewey, at Dandridge, in said District, before said Joel A. Dewey, Esq., one of the Registers in Bankraptcy for said District, on the 3th day of April, A. D. 1809, at 9 o'clock, A. M.

B. McDANNEL, Messenger and U. S. Marshal for said District. IN BANKRUPTCY.

In the District Court of the United States for the Eastern In the matter of William L. Ninney, Bankrupt. Eastern District of Topnessee, sa. :

IN BANKRUPTCY. In the District Court of the United States for the Eastern In the matter of James L. Price, Bunkrupt. Eastern District of Tennessee, se. THIS IS TO GIVE NOTICE, THAT ON

IN BANKRUPTCY. In the District Court of the United States for the Eastern District of Tennessee. In the matter of Robert Alley, Bankrups. Kastern District of Tennessee, ss. THIS IS TO GIVE NOTICE, THAT ON THIS IS TO GIVE NOTICE, THAT 1 on the 18th day of January, 1869, a warrant of Bankrupt

In Bankruptcy.

District Court of the United States for the Eastern District In the matter of Samuel Guggenheim, Bankrupt. WHEREAS, A PETITION FOR DIS-

In the District Court of the United States for the Eastern District of Tennesson. In the matter of William Lyle, Bankrupt. WHEREAS, A PETITION FOR DIS-CHARGE was filed in said Court by said Bankrupt on the 9th day of January, 1859, whereapon it was ordered by the Court that a hearing be had upon the same, before Joel A. Peway, Register in Bankruptey, at Elizabethica in the county of Carter, in said District, on the 14th day of February, 1869, at 2 o'clock, r. M., and that the 2d and 2d meeting of creditors be held at the same time and place. All meeting who have proved their days, and other provents.

IN BANKRUPTCY.

persons who have proved their debts, and other persons in interest, are hereby notified to appear at the same time and place, and show cause if any they have, why the prayer of the said petitioner should not be granted. This 19th day of January, 1869. jan 27-2t Attest: M. L. HALL, Clerk IN BANKRUPTCY. n the District Court of the United States for the Enstern District of Tennesses.

WHEREAS, A PETITION FOR DIS CHARGE was filed in said Court by said Bankrupton the 9th day of January, 1869, whereupon it was ordered by the Court that a hearing be had upon the same before Joel A. Dewey, Register in Bankruptcy, at Elizabethion, in the country of Certer, In said District, on the 13th day of February 1800, at 9 o'clock, A. M., and the 2d and 5d meeting of creditors be held at the same time and place. All persons who have proved their debts, and other persons in interest, are

In the matter of D. N. M. Perregoy, Bankrupt.

hereby notified to appear at said time and place, and show cause, if any they have, why the prayer of the said petitioner should not be granted. This 19th day of January, 1869. jan 27-2t Attest: M. J., HALL, Clerk. In Bankruptey. In the District Court of the United States for the Easter: In the matter of William P. Elliott, Bankrupt. WHEREAS, A PETITION FOR DIS-CHARGE was filed in said Court by said Bankropt on the 21st day of January, 1869, whereupon it was ordered by the Court that a hearing be had upon the same, before Wm. Aikin, Begister in Bankroptey, at Knexville, Tennesses, it said District, on the 16th day of February, 1860, at 10 o'clock, a. w., and that the 2d and 3d meeting of creditors be held at the same time and place. All persons who have proved their debts, and other persons in interest, are hereby notified to appear at said time and place, and show cause, if any they have, why the prayer of the said petitioner should not be granted. This 22d day of January, 1869.

Jan 27-2t Attest: M. L. HALL, Clerk.

IN BANKRUPTCY. In the District Court of the United States for the Englery on the 18th day of January, 1860, a warrant of Bankruptcy was fasted out of the District Court of the United
States for the Eastern District of Tennesses, against the estate of said Charles G. Ninney, of Bussellville, in the county
of Jefferson, in said District, who has been adjudged a Bankrupt upon his own petition; that the payment of any debts
and the delivery of any property to such Bankrupt, to him,
or for his use, and the transfer of any property by him, are
forbidden by law; and that a meeting of the creditors of said
Bankrupt, to prove their debts and to choose one or more
sassigness of his setate, will be held at a Court of Bankruptcy,
to be helden at the law office of Pettibone & Dewey, in Dantors be held at the same time and place. All persons who Court that a hearing he had upon the same, before Joel A. Dowey, Register in Hankruptcy, at Bristol, in the county of Sullivan, in said District, on the 9th day of February, 1809, at I o'clock, r. m., and that the Ed and Ed meeting of creditors be held at the same time and place. All persons who have proved their debts, and other persons in interest, are hereby notified to appear at the same time and place, and show cause if any they have, why the prayer of the said petitioner should not be granted. This 19th day of January, 1808.

Jan 20-2t

Attest: M. L. HALL, Clerk.

IN BANKRUPTCY.

In the District Court of the United States for the Eastern District of Tennesses. WHEREAS, A PETITION FOR DIS

In the District Court of the United States for the Earletta

District of Tenness WHEREAS, A PETITION FOR DIS-CHARGE was filed in said Court by said Bankrupt, on the 7th day of January, 1869, whereupon it was ordered by the Court that a hearing be had upon the same before Joel A. Deway, Register in Bankruptcy, at Elizabethien, in the county of Carter, in said District, on the 13th day of February, 1869, at 11 o'clock, a. m., and that the 2nd and 575 meeting of creditors be held at the same time and place. All persons who have proved their debts, and other persons in interest, are hereby notified to appear at said time and place and show cause, if any they have, why the prayer of the said petitioner should not be granted. This 19th day of January, 1809. Jan 27-24 Attest: M. L. HALL, Cloth B

In Bankruptcy.

In the District Court of the United States for the Ensiety District of Tennesses. WHEREAS, A PETITION FOR DIS CHARGE was filed in said Court by said Bankrupt, on the 1st day of December, 1868, whereupon it was ordered by the Gont that a hearing be had upon the same, before Joel & Dowey, a Begister in Bankrupter, at Bristoi, in the county of Sullivan, in said District, on the 20th day of February 1869, at 1 o'clock, r. m., and that the second and third meeting of creditors be held at the same time and place. All person's who have proved their debts, and other persons in interest, are hereby notified to uppear at said time and place, and show cause, if any they have, shy the prayer of the said petitioner should not be granted. This left hay of January, 1869. [In 27-26] Attest: M. L. Halle, Clerk.

No. 98. IN BANKRUPTCY.